Environmental Protection & Natural Resources Division

# 2011-2012 Annual Water Quality Assessment Report

SALT RIVER PIMA-MARICOPA INDIAN COMMUNITY

# 2011-2012 Annual Water Quality Assessment Report

December 2012

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# **SRPMIC Background**

The Salt River Pima-Maricopa Indian Community (SRPMIC or Community) is a federally recognized tribe located in Maricopa County in central Arizona and was decreed by Executive Order on June 14, 1879 by President Rutherford B. Hayes.

The Salt River Pima-Maricopa Indian Community is comprised of approximately 52,675 acres covering nearly 80 square miles and is home to over 9,000 O'odham and Piipaash (Pima and Maricopa Indians). The Community is located east of the cities of Phoenix and Scottsdale, north of the cities of Tempe and Mesa, and south of the city of Fountain Hills and the Fort McDowell Yavapai Nation.

The tribal government consists of nine elected members (President, Vice President and a seven-member Community Council) who preside over SRPMIC governmental affairs. The Community government administers public policy and social services much like a state or municipal government. The top-down administrative structure consists of a Community Manager and Assistant Community Managers who oversee various Departments. The Environmental Protection & Natural Resources Division (EPNR) is organized within the Community Development Department (CDD) and is comprised of the following programs: Air Quality, Water Quality, Environmental Protection & Policy Development (includes Pesticides, Grants and Contracts, Enforcement & Compliance, and Solid Waste), Land Use Clearances (National Environmental Policy Act (NEPA) Compliance, National Historic Preservation Act (NHPA) and Archaeology, and Range Management). Via these programs, EPNR has successfully managed several Environmental Protection Agency (EPA) grants. SRPMIC's Code of Ordinances outline the laws of the Community and include several environmental codes.

The Community is divided into two districts – the Salt River district and the Lehi district. The districts are separated from each other by the Salt River. The Community's population density is just over 100 people per square mile. By comparison, the adjoining cities average approximately 1,000 people per square mile.

Land uses are illustrated in Figure 1. Land use practices include agriculture, commercial and industrial development, and open space/preserves. Residential areas primarily occur on land depicted as agricultural use in Figure 2. Approximately 23% of the Community lands (12,000 acres) cultivate cotton and a variety of vegetables. Prime commercial lands

extend for nine miles along the Pima Freeway (Loop 101), which spans the Community's western boundary. Approximately 19,000 acres of the Community's northeastern region is designated as open space/preserve for future generations. Commercial developments, farm leases, two tribally owned and managed casinos, and several Tribal enterprises generate revenue for the SRPMIC. Each of the four major types of land use brings with it a unique set of nonpoint source issues and possible pollutants. Figure 1 lists the land use types and associated issues.

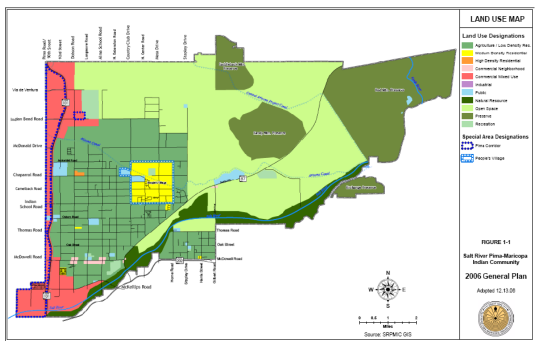


Figure 1. Approved land use map for SRPMIC

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# **Surface Water Introduction**

The Salt River Pima-Maricopa Indian Community is an important environmental steward for the waters of Arizona, as it has the confluence of two major rivers within its boundaries.

The Community's surface waters are comprised of the portions of flowing, but regulated Verde and Salt Rivers upstream of Granite Reef Dam and the dry and altered Salt River downstream of Granite Reef Dam. There are numerous man-made surface water bodies throughout the Community, including irrigation delivery and return flow canals, golf-course water features, irrigation reservoirs, and livestock reservoirs. In the past CDD-EPNR's Water Quality Program (WQP) had not regularly monitored these water bodies, however in fiscal year 2012, a monitoring schedule for various irrigation ditches was developed to protect irrigation outfall areas.

The Community's official surface water quality monitoring program began in 2000 with the monitoring of the Verde and Salt Rivers. The Salt River Project (SRP) and the U.S. Geographical Survey (USGS) also collect monitoring data from these rivers. There is a USGS gauging station on the Verde River on Community lands that is utilized by WQP staff to ensure flows are at a safe level prior to sampling, double check flow data collected in the field, and for historical perspective.

Both the Verde and Salt Rivers flow perennially. The Verde River originates from aquifer springs, mountain precipitation, and snow melt north of the SRPMIC. It is a high quality surface water of low range total dissolved solids (TDS ~300 mg/L) during normal weather events and low suspended solids (SS<20 mg/L). It is generally low in turbidity, nutrients, and bacteria.

The Salt River originates from springs, mountain precipitation, and snow melt northeast of the SRPMIC and travels through soils high in salt concentration, which, not only contributed to the name 'Salt River', but also results in much higher TDS ranges (600–1,000 mg/L TDS as compared to the Verde). The Salt River is also generally lower in suspended solids (SS<10 mg/L) and nutrients. The Salt River, however, has a high summer recreation population (persons floating and swimming in river) that results in seasonally elevated bacterial contamination (>1,600 Most Probable Number).

The continued monitoring of these surface waters will help establish baseline seasonal trends, indicate possible bacterial contamination from human recreation and cattle grazing, and warn of possible water

quality changes. Developing a long-term data set of these surface waters will provide critical information not only for the SRPMIC, but for the condition of water resources in Arizona.

The only man-made surface water bodies included in the current monitoring program are sampling sites at the Cottonwood and Lehi Wetlands. The wetlands receive water from irrigation, agricultural runoff and stormwater. The wetlands were created in order to improve the quality of water, especially in relation to sediment load before entering the Salt River. These nonpoint source treatment wetlands were constructed in 2003 and 2008, respectively. The Quality Assurance Project Plan (QAPP) was approved and initiated in 2005 for the Cottonwood Wetland and 2012 for the Lehi Wetland.

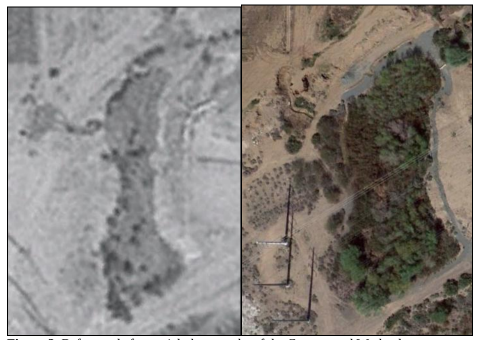


Figure 2. Before and after aerial photographs of the Cottonwood Wetland.



Figure 3. Before and after aerial photographs of the Lehi Wetland.

# **Monitoring Strategy**

The Salt River Pima-Maricopa Indian Community has a monitoring strategy that is consistent with the EPA-approved QAPP prepared for the SRPMIC for surface water and groundwater monitoring. The Water Quality Program bases all of its surface water monitoring activities on this QAPP. For more detailed information, please refer to the SRPMIC QAPP.

#### **Monitoring Objectives**

The objective of implementing the annual monitoring strategy is to identify water quality status and trends over the years, track and report on water quality status, and identify whether action needs to be taken by comparing monitoring results to the Community's baseline water quality conditions. Identification of impaired waters, causes and sources of water quality problems, and evaluating the effectiveness of our program are key goals of the monitoring strategy.

The SRPMIC has started sampling macorinvertebrates along the Community's rivers. This is the final step towards its "mature" status. An appendage to the already-approved QAPP for surface water was approved by EPA in November 2011.

#### **Monitoring Design**

The intent of the surface water monitoring design for performing water quality assessments is to collect data that are representative of an entire stream reach (macrolocation) over the course of four seasons and to locate sampling sites (microlocation) on a stream reach with regard to tributary inflows, man-made discharges, and stream morphology. Meeting this intent requires thoughtful selection of monitoring sites while taking into account potential pollution sources, flow conditions, site accessibility, and safety. More information on the Community's rationale for selecting surface water sampling site locations may be found in the Standards of Operating Procedures (SOP), which was newly revised in 2010. The extent of surface water quality monitoring activities undertaken by the Water Quality Program (WQP) of the Environmental Protection & Natural Resources Division (CDD-EPNR) depends upon personnel, resources, site availability, and budgetary considerations. When these criteria are met, the surface water quality monitoring is implemented as detailed.

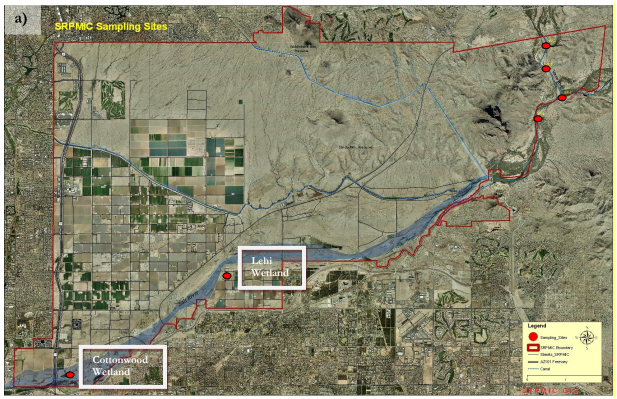


Figure 4. Map of SRPMIC showing river sampling sites and locations of Community wetlands.

#### **Verde and Salt Rivers**

There are four established sampling locations for the surface water monitoring. These include:

- 1. Verde River just downstream of SRPMIC boundary with Ft. McDowell (VR-2).
- 2. Verde River approximately ½ mile downstream of VR-2 located at the site of the USGS gauging station (VR-1).
- 3. Salt River just upstream of its confluence with the Verde River near the Phon D. Sutton Recreational Center (SR-1).
- 4. Salt River just downstream of its confluence with the Verde River (SR-2).

Sampling sites VR-1, VR-2, and SR-1 measure ambient conditions associated with the Verde and Salt Rivers, respectively, whereas site SR-2 measures water quality downstream of the confluence of these two rivers. Given that much recreation in the rivers occurs upstream of these sites and that recreation on the Community itself is scattered both upstream and downstream of SR-2, sampling surface water at these sites may also provide information on the impacts of these activities on the quality of the Community's surface water resources.

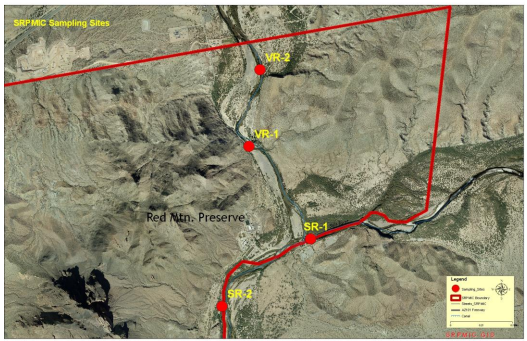
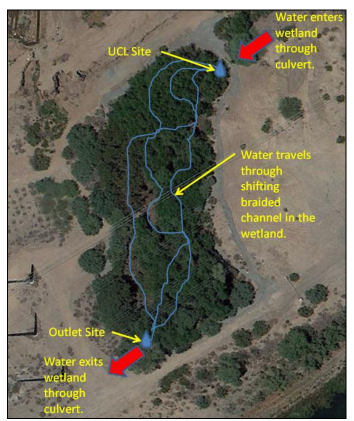


Figure 5. Close up of surface water sampling sites along the SRPMIC northeastern border.

#### **Cottonwood and Lehi Wetlands**

Field measurements have been taken on a monthly basis and samples collected for laboratory analysis 4-6 times per year. In addition to these field parameters, two (2) sediment gauges are located within the wetlands to help measure sediment trapping. The Cottonwood Wetland currently contains three (3) sampling locations: the upstream channel location (UCL) prior to discharge into the wetland the inlet location (INLET) after discharge into the wetland, and the exit point of water (OUTLET) from the project area (Figure 3). The Lehi Wetland has three sampling locations: the exit point of water out of the wetland (Site 1), after the first basin (Site 2) and at the entry point to the wetland (Site 3, Figure 4).

The Water Quality Program proposes to change the monitoring design at the Cottonwood Wetland immediately following EPA approval of the QAPP revisions that have been submitted. The three sampling locations (UCL, INLET, and OUTLET) will change to two (UCL and OUTLET) as shown in Figure 3. The data is expected to depict the quality of water entering and exiting the wetland in order to determine how efficient the wetland is at eliminating pollutants. The frequency of data collection will also change from six sampling events to four. *In situ* measurements will still be collected monthly. This schedule will copy the Lehi Wetland monitoring schedule that was approved by the EPA in 2011.



**Figure 6.** Locations of the proposed Cottonwood Wetland sampling sites (UCL and OUTLET)



Figure 7. Locations of the current Lehi Wetland sampling sites.

**Table 1.** Wetland Sampling Tasks and Frequency

Table 10 11 Chang Samping Table		
Task	Frequency	Data Collection per year
Water Depth and Velocity	monthly	12
Water Field Parameters (pH, temp., DO, cond., turbidity)	monthly	12
Sedimentation Photographs (visual and narrative records)	monthly	12
Sample Collection (TKN, NO <sub>x</sub> , NH <sub>4</sub> , TSS, fecal, TOC, Grease & Oils)	quarterly	4
Sample Collection (Metals)	twice annually	2

# **Core and Supplemental Water Quality Indicators**

#### **Salt and Verde Rivers**

Basic water quality parameters are measured *in situ* (pH, water temperature, turbidity, dissolved oxygen, flow, and conductivity) seven times per year (March, May, June, July, August, September, and November). In March and April water samples are collected and sent to a laboratory for the measurement of fifty-four (54) parameters including mercury, bacteria (*E. coli*), chromium VI, and total suspended solids (Table 5). Monthly from May through September, samples are collected to monitor bacteria levels. Water quality parameters or analytes that consistently are not detected will either be removed from the list of future monitoring, or their monitoring frequency will be reduced for financial considerations. Additionally, in November 2011 macroinvertebrates from the Salt and Verde Rivers were collected for the first time as part of the biomonitoring effort. Samples are collected in November and April of each year. A laboratory was contracted in the fall of 2012 and results from the macroinvertebrate collection will be reported in the FY 2013 annual assessment report.

**Table 2**. Parameters measured in surface water monitoring.

	I	Parameters	
Ammonia	Chromium VI	Nickel	Cadmium*
Arsenic	Antimony	Nitrate-N	Iron*
Barium	Cyanide	Nitrite-N	Antimony*
Beryllium	Fluoride	Selenium	Arsenic*
Boron	Iron	Silver	Nickel*
Cadmium	Sulfide	Sodium	Copper*
Calcium	Aluminum	Zinc	Silver*
Chloride	<b>Total Phosphorous</b>	Sulfate	Zinc*
Chromium III	Pentachlorophenol	Total Dissolved Solids (TDS)	Lead*
Copper	Chlorine (Total Residue)	pН	Chromium III*
E. coli	MTBE	Specific Conductivity	Mercury (inorganic)*
Lead	Perchlorate	Suspended Sediment	Mercury*
Magnesium	Manganese	Hardness, CaCO3	
Mercury (inorganic)	Mercury	Total Nitrogen	

Note: "\*" signifies dissolved.

#### Cottonwood and Lehi Wetlands

Basic water quality parameters are measured monthly *in situ* (pH, water temperature, turbidity, dissolved oxygen, flow, and conductivity) and six times per year water samples are collected and sent to a laboratory for the measurement of an extensive suite of parameters including mercury, bacteria (*E. coli*), chromium IV, and total suspended solids. Sediment in the water is observed through the measurement of turbidity and total suspended solids. In addition to these parameters, two staff gauges are located within the Wetland in order to measure aggradation or the accretion of ground level from sediment deposition.

Table 3. Wetland Sampling and Analysis Schedule

Samples Collected for Laboratory Analysis	December	March	June	September
Total Kjeldahl Nitrogen (TKN)	X	X	X	X
Ammonia (NH <sub>4</sub> )	X	X	X	X
Nitrite/nitrate (NO <sub>x</sub> )	X	X	X	X
Total Suspended Solids (TSS)	X	X	X	X
Fecal Coliform (CFU)	X	X	X	X
Total Organic Carbon (TOC)	X	X	X	X
Grease and Oils (GAO)	X	X	X	X
Metals (10 metals)		X		X

#### **Quality Assurance**

Federal requirements state that water quality testing for assessment or compliance and enforcement include the collection of Quality Assurance/Quality Control (QA/QC) samples. QA/QC samples are used to check the quality of data. Data can be skewed or inaccurate due to equipment contamination, poor sample collection techniques or sample handling procedures. The WQP collects several types of QA/QC samples to ensure good data quality. Samples are collected according to the methods outlined in the SOP. Field QC requirements include the collection of equipment blanks, travel blanks, duplicates, and splits. The two most common types of QA/QC samples collected by the WQP are duplicates and splits. The duplicate samples collected are processed by TestAmerica Laboratories along with the other samples. This laboratory is designated as the primary laboratory. A contract with Legend Technical Services was procured in FY12 for secondary laboratory services. This lab has been designated to receive split samples.

#### **Data Management**

All field and laboratory surface water data gathered is stored in a database created by the SRPMIC Information Technology Department, which utilizes EPA's approved STORET-compatible format. This database stores all current data related to the Salt and Verde River sampling, as well as monitoring and sampling events conducted at the Cottonwood and Lehi Wetlands. Historical surface water data is being transferred from the old surface water database, which houses data from the start of the sampling program, to the new database when time allows.

All hardcopies of laboratory reports and field data sheets are filed in appropriate folders on site and kept for a minimum of 5 years.

# **Data Analysis/Assessment**

Data will be used to assess SRPMIC surface water and groundwater resources for: 1) Compliance with water quality standards, and 2) identification, location, and remediation of environmental stressors.

#### Compliance with water quality standards

Compliance will be determined by screening data for the exceedance of surface water and aquifer water quality standards. The water quality standards and SRPMIC TAS document for CWA 303 program was revised and submitted to the EPA this fiscal year for approval.

#### Identification, location, and remediation of environmental stressors

This will be accomplished by plotting water quality exceedance data and potential pollution sources on maps and determining if a hydrologic connection exists. Exceedance information may be supplemented by collecting additional water quality data, if necessary, to further pinpoint the source of the environmental stressors. Non-compliance with water quality standards due to the actions of an individual or activity occurring on Community land will be dealt with by SRPMIC environmental

compliance officers. Non-compliance with water quality standards due to the actions of an individual or activity occurring off Community land will be dealt with through the Community's legal representatives.

#### Reporting

EPA encourages tribes to develop the capability to assess and report on all assessments related to the surface and groundwater quality of the tribal water resources. As of the fourth quarter of FY10, surface water data is being reported to EPA using a node to node data exchange. Groundwater data is still being reported to the SRPMIC EPA Project Officer via quarterly report deliverables.

The Water Quality Assessment Report provides a management tool that can be used to look at trends in data that may show areas of concern. SRPMIC is required to submit an assessment of its water resources annually to EPA. Information for this report is based on any data obtained from surface water monitoring from October 1, 2011 to September 30, 2012. At least two (2) hardcopies of the report will be housed in the SRPMIC library for public viewing and an electronic copy of the document may be added to the SRPMIC website.

For surface water, in order to perform a monitored assessment, which is the preferred type of assessment for the Water Quality Assessment Report, at least four quarterly samples with complete data sets must be collected at each sampling site within two (2) years. All data must be less than five (5) years old. An evaluated assessment, which is inferior to a monitored assessment, will be performed when there are not enough data for a monitored assessment, when data sets are incomplete, or when data are more than five (5) years old. Cooperation with other data collection agencies may provide a more comprehensive data set for performing assessments.

#### **Programmatic Evaluation**

According to the Draft SRPMIC Surface Water Quality Standard Ordinance, SRPMIC is required to review and revise surface water quality standards to respond to regulatory, environmental, or land uses changes. This is to take place once every three (3) years.

For surface water, reported values will be used to determine compliance with surface water quality standards. When a water quality standards exceedance has been detected, the sampling site may be re-sampled immediately depending upon the potential threat posed by the contamination. If any of the water quality standards exceedance poses an immediate health threat to recreationists, the public will be notified. If the *E.coli* water quality standards are exceeded, immediate bacteriological sampling will be conducted until analysis yields a normalcy in data. If the water quality standards exceedance is chronic, action will be taken to locate the source of the exceedance and, if possible, eliminate the source. Analytes that have not been detected for four (4) consecutive seasonal samplings may be deleted from the list of analytes to be tested in future samplings.



# **Water Quality Assessment Report**

Reliable data is essential for assessment and reporting. The WQP takes measures to ensure the integrity of data collected. The SRPMIC Water Quality Program complies with both federal and tribal reporting requirements. Table 4 illustrates some relevant quantitative information on SRPMIC's surface water resources.

Table 4. Information on SRPMIC's surface waters

Total number of stream miles	20.4	
Total number of lake acres	0	
Total number of wetland acres	4.5	
Total number of estuary square miles	0	

Monitoring in FY12 occurred as scheduled at river sites including seven (7) out of the proposed seven (7) times at the rivers. At the Cottonwood Wetland, *in situ* measurement occurred ten (10) out of the proposed twelve (12) times during FY12 due to dry conditions. Also, samples were collected as scheduled six (6) times. At the Lehi Wetland, monthly *in situ* measurements occurred as scheduled twelve (12) times and samples were collected four (4) times.

Surface waters were monitored for a suite of parameters chosen from the Tribal and Federal water quality standards that would give the program adequate information to determine whether the waters are meeting their designated uses and remain within budget parameters.

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# **Groundwater Introduction**

The Water Quality Program establishes and enforces guidelines for wellhead protection, point source control, nonpoint source control, and sole source aquifer designation. Diligence in these matters is important as good groundwater quality is critical to the health and welfare of Community residents as it is the SRPMIC's potable water source.

The entire SRPMIC sits on tops of two (2) groundwater subbasins which are components of the major Salt River Valley Groundwater Basin within the Phoenix Active Management Area (AMA) designed by the Arizona Department of Water Resources (ADWR). The northeastern part of SRPMIC which covers about 10% of the entire area lies on the Fountain Hills Subbasin (FHSB) whereas the remaining 90% of SRPMIC land is associated with the East Salt River Valley Subbasin (ESRVSB). According to ADWR, while major natural sources of groundwater recharge of FHSB includes streambed recharge from the Verde River and the Salt River and their tributaries, those associated with ESRVSB appear to be from mountain front recharge (Superstition Mountains and McDowell Mountains) and river underflows (Gila River and Queen Creek).

There are about 80 active and inactive wells within the boundary of SRPMIC and most of them are located south of the Arizona Canal. Most of the active wells are for irrigation and domestic consumption including drinking, a few of them are dedicated for various monitoring purposes.

In 1996, SRMIC applied for and received a grant from the U.S. Environmental Protection Agency (USEPA) to assess the quality of its water resources (surface water and groundwater) and complete a Water Quality Assessment Report. In 1997, SRPMIC began developing a Water Quality Management Plan (WQM Plan) in accordance with the requirements set forth by USEPA's Clean Water Act (CWA). In March, 1998, the WQM Plan (1998) which contained an initial assessment of the quality SRPMIC's water resources was completed. The groundwater quality data in the WQM Plan of 1988 was predominately associated with drinking water wells, monitoring wells, and irrigation wells within SRPMIC.

After the completion of the WQM Plan (1988), SRPMIC applied for and received a 106 grant from USEPA to develop the Quality Assurance Project Plan (QAPP, 2000) for the implementation of a

water quality monitoring program. After the QAPP was completed and approved in 2000, SRPMIC subsequently implemented the Surface Water Quality Monitoring Program with the 106 grant received from USEPA. Due to the lack of sampling equipment and training, staff did not resume the Groundwater Quality Monitoring Program initially implemented in FY 2000 until FY 2008.

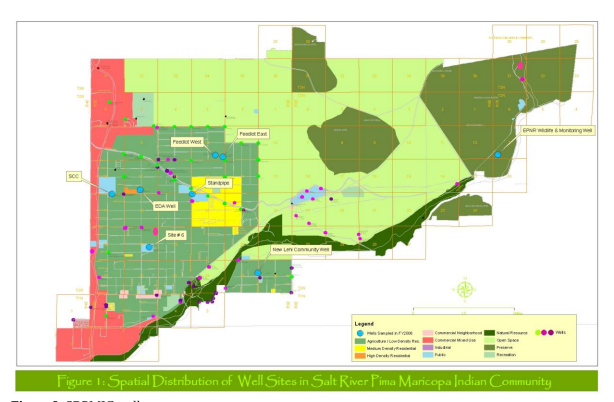


Figure 8. SRPMIC wells.

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# **Monitoring Strategy**

The Salt River Pima-Maricopa Indian Community (SRPMIC or Community) has a monitoring strategy that is consistent with the EPA-approved Quality Assurance Project Plan (QAPP) prepared for the SRPMIC for groundwater monitoring.

### **Monitoring Objectives**

The WQM Plan (1998) identified several program elements that should be part of a monitoring program. In general, these elements can be summarized as primary and secondary objectives for SRPMIC.

Primary/major groundwater quality monitoring objective are:

- To assess ambient conditions:
- To support the designated beneficial uses established for groundwater on Community lands; and
- To locate and identify stressors posing a threat to the Community environment and health.

Secondary groundwater quality monitoring objectives are:

- To enforce the Community's Aquifer Water Quality Standards using intensive survey; as a tool;
- To respond to complaints and special requests using intensive surveys;
- To support various USEPA grant programs;
- To address Community's concerns regarding groundwater quality; and
- To prepare federally mandated groundwater quality planning and management reports.

In addition to staff in EPNR's WQP, other SRPMIC agencies such as the Public Works Department (PW), Engineering and Construction Services Department (ECS) also undertake groundwater monitoring activities to meet their respective departmental objectives. Coordination with these SRPMIC agencies routinely occurs to prevent the duplication of the groundwater monitoring related activities within the Community.

Given that all aquifers underneath the Salt River-Pima Maricopa Indian Community have been classified for drinking water protected uses, SRPMIC has therefore adopted aquifer water quality standards which are in association with USEPA Safe Drinking Water Act (SDWA) Primary and Secondary MCLs since 1999. These standards have been updated continuously to reflect the most current federal standards. However, these standards have not been approved by USEPA.

#### **Monitoring Design**

The intent of the groundwater monitoring design is to collect groundwater quality data that are representative of an entire aquifer unit (macrolocation) over a specific time interval (monthly, quarterly, bi-annual, or annual) and to locate sampling sites (microlocation) within an aquifer with regard to its characteristics such as the nature of its associated vadose zone, water table depth below the respective land surface, well physical characteristics including well depth and perforation/screen intervals, and proximity of potential pollution sources as related to specific land uses. Meeting this intent entails thoughtful selection of wells while taking into account nearby pollution sources, aquifer characteristics, well characteristics, and accessibility. The collection of groundwater samples over a specific interval, should it be possible, could minimize the effects of a random water quality standards exceedance while maximizing the non-random detection of an aquifer water quality standard exceedance.

Existing groundwater quality data or the lack of it may be the rationale to select additional wells for sampling. Duplication of efforts with respect to groundwater quality data collection are avoided by coordinating with other SRPMIC agencies which also have similar responsibilities. Such entities include, but are not limited to the Public Works Department (PWD), Engineering and Construction Services Department (ECS), Environmental Health Department (EHD), and Salt River Landfill (SRL).

Two types of wells are sampled for monitoring purposes. These are primary and secondary index wells. The primary index wells are sampled at least once every three (3) years to assess impacts of potential pollution sources whereas secondary index wells, which are sampled less frequently, are to be sampled either to supplement data collected from primary wells or assess ambient groundwater conditions.

During the FY 2012 sampling, a total of five (5) wells were sampled to complete the annual assessment. These wells are summarized as follows: Lehi Community Center Well, Indian School/Extension Well, Sewage Lagoon Well, Old USGS Monitoring Well, and EPNR Wildlife Well #2.

Amongst the wells listed above, the Lehi Community Center Well and Indian School/Extension Well were newly installed during the 4<sup>th</sup> quarter of FY 2012 to assess the impacts of the Community's septic systems on the underlying groundwater quality. The EPNR Wildlife Well #2 was installed at the Community's Preserve at the Fountain Hills Subbasin near the Verde River as part of the Non-Point Source (NPS) Program to prevent wildlife wastes from polluting one of the Community's surface water resources. The Sewage Lagoon Well and Old USGS Monitoring Well, which are existing wells located at a sewage lagoon and within the Community's preserve area, respectively, have not been sampled since 2000.



# **Core and Supplemental Water Quality Indicators (WQI)**

Water quality parameters or indicators which are to be tested from index wells depend upon their intended uses, geology, historical and current land use patterns above the respective aquifers, and the associated historical monitoring data. For instances, groundwater samples collected from index wells should be tested for pesticide residues and other inorganic parameters or indicators such as nitrate, phosphorus, and other plant micronutrients if the land surface above the associated aquifer is currently or historically being used for crop productions or concentrated animal feeding operations (CAFO) such as feedlots or dairies. On the other hand, groundwater samples collected from an aquifer above which the respective vadose zone currently or historically acts as a leach field of septic systems, must be tested for nitrogenous compounds and other septic system related parameters or indicators such as chloride, sulfate, and total dissolved solids (TDS).

As indicated by the SRPMIC's proposed Aquifer Water Quality Standards, "all aquifers underlying the Salt River-Pima Maricopa Indian Community shall be classified for the drinking water protected use". Therefore, the water quality parameters or indicators regulated under the federal National Primary Drinking Water Regulations (NPDWRs) of the Safe Drinking Water Act (SDWA) form the core of parameters or indicators that are to be tested in groundwater samples collected from index wells that are being used predominately as public water systems (PWS). However, not all these parameters or indicators will be tested in every groundwater sample collected from these PWS.

Parameters or indictors which consistently exceed the associated USEPA SDWA Maximum Contaminant Levels (MCLs) are closely monitored. For example, due to the very unique geology associated with the southwestern part of the United States, an elevated level of arsenic is frequently found as a naturally-occurring constituent in aquifers underneath SRPMIC. Specifically, SRPMIC has been closely monitoring the spatial distribution of nitrate-N and arsenic in its aquifers through the various groundwater monitoring activities undertaken by its agencies to enhance the ongoing remediation process established to comply with the USEPA SDWA MCL for nitrate-N (10 mg/L) and arsenic (0.01 mg/L).

In addition to the inorganic parameters or indicators commonly used to reflect the general ambient condition of an aquifer, groundwater samples collected from these index wells are routinely tested for pesticides, radiochemistry, volatile organic chemicals (VOCs) and semi-volatile organic chemicals (SVOCs).

# **Quality Assurance**

In order to ensure the validity of monitoring activities, the field and laboratory data collected must be reviewed by staff in accordance with the processes and requirements prescribed in the SRPMIC WQM Plan and SRPMIC QAPP previously approved by USEPA in 1998 and 2000, respectively. At the same time, the collection of groundwater samples was conducted in accordance with the Procedure Manual for Sampling Groundwater (2000) as a component of the USEPA approved SRPMIC QAPP. At the current time, SRPMIC is in the process of revising and updating the QAPP to reflect the most current conditions pertaining to the Surface Water and Groundwater Monitoring

Programs. Such changes include areas of Project Management, Measurement Data Acquisition, and Assessment and Oversight.

#### **Data Management**

Groundwater quality data collected for the Groundwater Monitoring Program is stored in the Excelbased Groundwater Quality Database (GWQDB) and in filed hardcopies. Prior to loading the data into the GWQDB, instructions for data entry and checking as described in the SRPMIC QAPP are followed. Other than the groundwater quality data, pertinent information such as groundwater depth, well depth, observation, analytical methodologies used, and respective federal and SRPMIC groundwater quality standards was also loaded into the GWQDB. In the near future SRPMIC plans to convert the current Excel-based GWQDB to the newly developed STORET-compatible database, which houses the most current surface water data.

# **Data Analysis and Assessment**

Groundwater data was used to assess SRPMIC groundwater resources for:

- Compliance with federal groundwater quality standards; and
- Identification, location, and remediation of environmental stressors.

#### **Compliance with Groundwater Standards**

Compliance was determined by screening data for the exceedance of either the USEPA SDWA Primary and Secondary MCLs in accordance with the procedures and requirements prescribed in the SRPMIC QAPP (2000) previously approved by USEPA.

#### Identification, location, and remediation of environmental stressors

This will be accomplished by plotting water quality exceedance data and potential pollution sources on maps and determining if a hydrologic connection exists. Exceedance information may be supplemented by collecting additional water quality data, if necessary, to further pinpoint the source of the environmental stressors. Non-compliance with water quality standards due to the actions of an individual or activity occurring on Community land will be dealt with by SRPMIC environmental compliance officers. Non-compliance with water quality standards due to the actions of an individual or activity occurring off Community land will be dealt with through the Community's legal representatives.

### Reporting

EPA encourages tribes to develop the capability to assess and report on all assessments related to the surface and groundwater quality of the tribal water resources. The Water Quality Assessment Report provides a management tool that can be used to look at trends in data that may show areas of concern. SRPMIC is required to submit an assessment its water resources annually. Information for this report

is based on any data obtained from groundwater monitoring from October 1, 2010 to September 30, 2011. At least two (2) hardcopies of the report will be housed in the SRPMIC library for public viewing, and an electronic copy may be added to the SRPMIC website.

#### **Programmatic Evaluation**

According to the Draft SRPMIC Aquifer Water Quality Standard Ordinance, SRPMIC is required to review and revise aquifer water quality standards to respond to regulatory, environmental, or land use changes. This is to take place once every three (3) years.

For groundwater, reported values will be used to determine compliance with the proposed set of aquifer water quality standards that reflect the most current USEPA's recommendation. When a water quality standards exceedance has been detected, the well may be re-sampled immediately depending upon the potential threat posed by the contamination. If any of the water quality standards exceedance poses an immediate threat to SRPMIC's drinking water resources, such information will immediately be conveyed to relevant Community's agencies that are responsible for the maintenance of the public water systems (PWS) and public health issues for immediate remedy. If the water quality standards exceedance is detected repeatedly, action will be taken to locate the source of the exceedance and, if possible, eliminate the source. Analytes that have not been detected during a baseline or ambient sampling may be deleted from the list of analytes to be tested in future samplings.

# **Conclusions**

#### Bi-Annual River Sampling Assessments—FY 2012

The surface water quality along the Salt and Verde Rivers was found to be satisfactory. The water quality observations were below surface water standards during the two FY 2012 sampling events in November 2011 and March 2012. Analyses showed that there were traces of barium, arsenic and manganese among other elements and compounds, but none exceeded any standards. The pH also did not exceed the standard level of 9.0.

#### Summer Bacteria Sampling Assessments—FY 2012

All measurements of water quality parameters were below water standards including *E. coli*, nitrates, and nitrites. Water clarity was also generally good. A storm surge down the Verde River in August reduced water clarity considerably. The surge raised water flow elevations nearly a foot in height. It originated during heavy precipitation from a convection storm outside of the SRPMIC in the Sycamore Creek watershed that had been burned by the Sunflower Wildfire earlier in the summer. A water sample was taken during the initial surge and *E. coli* was above the safety standard. Subsequent samples indicated that the *E. coli* level returned to normal.

**Table 5.** *E. coli* results from summer bacteria samples at the river.

Sampling	E. Coli (MPN)					
Date	VR-1	VR-2	SR-2	SR-1		
11/9/2011	27	8	2	4		
3/8/2012	13	7	4	8		
5/17/2012	23	27	8	4		
6/22/2012	4	2	2	4		
7/17/2012	80	80	110	7		
8/31/2012	80	170	70	34		
9/26/2012	23	7	8	4		

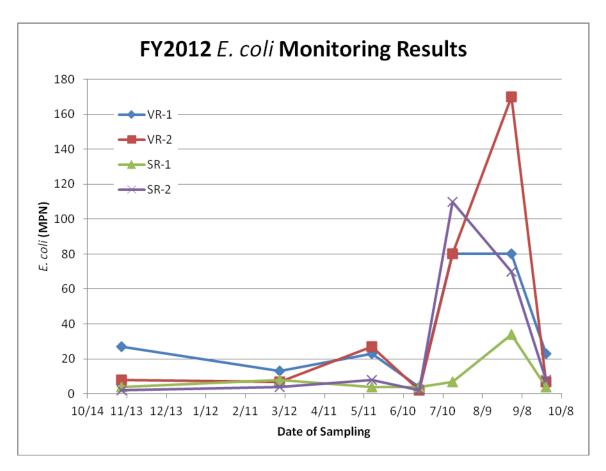


Figure 9. E. wli monitoring results from river sampling.

 Table 6. Turbidity results from measurements at the river sites.

Sampling		Turbidi	ity (NTU)	
Date	VR-1	VR-2	SR-2	SR-1
11/9/2011	2.26	1.66	0.84	3.42
3/8/2012	1.47	0.92	2.31	2.32
5/17/2012	3.73	4.12	3.3	3.3
6/22/2012	2.95	5.27	2.5	2.45
7/17/2012	13.11	9.57	2.6	2.62
8/31/2012	18.18	10.38	17.4	4.25
9/26/2012	21.4	15.8	8.0	2.48

#### **FY 2012 Wetland Monitoring**

In FY 2012 the Cottonwood and Lehi wetlands were monitored. It was the first systematic monitoring of the Lehi wetland since its creation in 2008. Both wetlands aggraded at least an inch according to staff gauges in the wetlands. Measurements of turbidity, which is a function of suspended sediments, generally showed a decrease in amount from entering the wetland to exiting. Litter carried by the water flow was routinely capture in the wetland, collected and removed.

**Table 7.** Turbidity and aggradation results from Cottonwood Wetland.

		TURBII	DITY (NTU	IJ)	AGGRA	DATION T)
DATE	UCL	Inlet	Outlet	st3-sit1	Gauge 1	Gauge 2
27-Feb	9.95	9.89	7.72	2.23	0.45	0.92
4-Apr	20.22	16.35	13.99	6.23	0.45	0.95
25-May	26.47	**	25.53	0.94	0.53	0.94
27-Jul	8.02	**	5.1	2.92	0.53	0.94
24-Aug	72.5	**	68.5	4	0.53	0.96

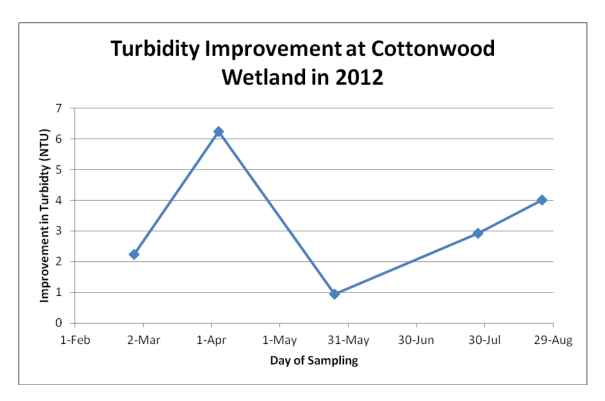


Figure 7. Turbidity monitoring results from Cottonwood Wetland sampling.

#### Summary of Water Quality Improvements from FY 2012 at the Lehi Wetland

The Lehi Wetland was created from an existing irrigation drainage ditch in 2008. The EPA approved the monitoring Quality Assurance Program Plan in December 2011. The first monitoring of the Lehi Wetland occurred in January 2012. The results of measurements indicate that the wetland generally improves water quality in regard to turbidity and suspended sediments in general.

The physical act of deposition leads to a reduction in suspended solids and turbidity. Turbidity has not improved at each monitoring event nor has it shown great differences from upstream to downstream (Table 1, Figure 1). However small differences have been generally observed (Table 1, Figure 1). Sediment gauges are perhaps a better than *in situ* measurement as indicators of wetland function in regards to improvements in suspended sediments and turbidity, since they measure continuously. In the past nine (9) months, the wetland has aggraded from 0.1-0.25 feet from the deposition of sediment (Table 1, Figure 2). These are in addition to the approximately twelve (12) inches of deposition in the uppermost basin that occurred prior to installation of the sediment gauges this year. The wetland does not appear to contribute consistently to the reduction or increase in bacteria (Table 2).

**Table 8.** Lehi Wetland FY 2012 *in situ* Data. Site 3 is the inlet of water into the wetland, Site 1 is the outflow of the Wetland.

DATE			OITY (NT			DATION T)
DITTE	Site 3	Site 2	Site 1	st3-sit1	Gauge 1	Gauge 2
30-Jan	8.16	8.38	3.67	4.49	0	0
27-Feb	7.77	5.78	7.98	-0.21	0	0
4-Apr	2.06	2.33	1.83	0.23	0	0
27-Apr	13.57	9.83	5.11	8.46	0	0
25-May	8.21	3.96	3.48	4.73	0	0
27-Jul	10.16	10.78	6.72	3.44	0.05	0.1
24-Aug	46.83	50.4	44.26	2.57	0.15	0.3
27-Sep	13.55	15.63	24	-10.45	0.1	0.25

**Table 9.** Lehi Wetland FY 2012 Measurements of Bacteria. Site 3 is the inlet of water into the wetland. Site 1 is the outflow of the Wetland.

DATE	Fecal Coliform (MPN/100ml)			E. coli (MPN/100ml)		
DATE	Site 3	Site 2	Site 1	Site 3	Site 2	Site 1
30-Jan	110	70	13	27	50	13
27-Apr	110	240	300			
29-Jun	>1600	>1600	>1600			
27-Sep	280	300	500	30	17	80

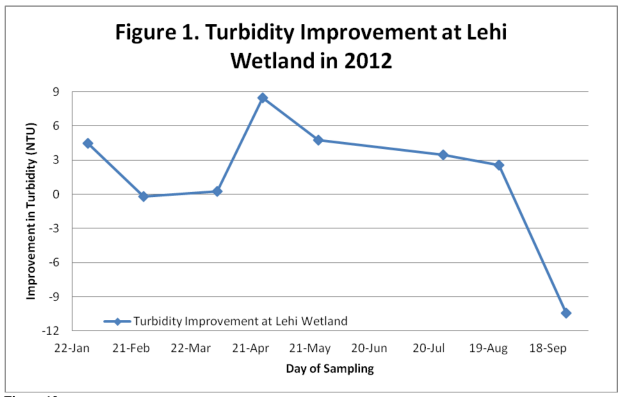


Figure 10. Turbidity monitoring results from Lehi Wetland sampling.

#### **Groundwater Sampling Assessment 2011-2012**

Based on the FY 2012 sampling results, the quality of groundwater resources beneath SRPMIC is of fair quality for most uses. Based on the monitoring data associated with the five (5) wells several detections were found among the various groundwater quality parameters or indicators that were tested during the assessment period. The testing results of these wells were submitted with quarterly reports to the EPA.

With the exception of toluene, which was detected below the corresponding USEPA SDWA Primary MCL (1 mg/L) from the Old USGS Monitoring Well, no other VOCs, SVOCs, or pesticides on the list were detected in any of these wells sampled during the assessment period. Exceedance of the USEPA SDWA Primary MCL for nitrate (10 mg/L) was found in samples collected from the Lehi Community Center Well, Sewage Lagoon Well, Old USGS Monitoring Well, and Indian School/Extension Well, whereas that of total coliform (> 1 MPN/100 ml) was found in samples from the Indian School/Extension Well and Old USGS Monitoring Well. Although the above exceedance for nitrate and total coliform from these wells may be associated with the nearby septic systems; EPNR is in the process of determining its pollution source(s).

An exceedance of USEPA SDWA Secondary MCL (SMCL) for chloride (250 mg/L) was found at the Indian School/Extension Well, Old USGS MonitoringWell, Lehi Community Center, and Sewage Lagoon Well; iron (0.3 mg/L) was found at the Lehi Community Center Well, Old USGS Monitoring

Well, and Sewage Lagoon Well; and TDS (500 mg/L) was found at the Lehi Community Center Well, Indian School/Extension Well, Old USGS Monitoring Well, and Sewage Lagoon Well.

In order to safeguard the general health, safety, and welfare of the residents and the environment, SRPMIC continues monitoring for those water quality parameters or indicators in its aquifers that are regulated by USEPA SDWA because all SRPMIC groundwater resources can be treated as potential drinking water. Because the primary goal is to assess ambient groundwater conditions, samples were taken prior to any treatment that may be imposed, and therefore data does not reflect actual amounts of these exceedances in water delivered to homes post-treatment.

Table 10. Groundwater Quality Exceedances

Parameter	Lehi Community Center	Indian School/Extension	Old USGS	Sewage Lagoon
Nitrate (mg/L)	24	15	42	21
Total Coliform (MPN/100 mL)	-	2	2	-
Chloride (mg/L)	340	370	450	460
Iron (mg/L)	0.61	-	0.67	1.5
TDS (mg/L)	1100	1200	1500	1400

# References

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